

**SUPREME COURT MINUTES
THURSDAY, JUNE 11, 1998
SAN FRANCISCO, CALIFORNIA**

S071031 In re Angela F. Wallace
2nd Dist. on
B122844 Habeas Corpus

Div. 2 Pending final determination of the petition for review filed herein, execution of the order and judgment of contempt filed on June 1, 1998, in Los Angeles County Superior Court case number YA035844, entitled In the Matter of Angela Fawn Wallace, is hereby stayed.

S066498 In re Jeffrey T. Sheldon
 on
 Habeas Corpus

 The petition for writ of habeas corpus filed on December 12, 1997, is denied.

 All claims described in paragraphs XXI and XXIII through XXXII are denied as untimely (see *In re Clark* (1993) 5 Cal.4th 750, 782) because petitioner has failed to allege with specificity facts showing the petition was filed within a reasonable time after their legal and factual bases were, or should have been, discovered (*id.* at pp. 784–785), and they come within none of the exceptions to the bar of untimeliness (see generally *id.* at pp. 763–798).

 All claims described in paragraphs XXIII through XXV, XXVII, and XXXII of the petition, and each of their various subparts, are barred as successive, involving claims that were raised, or could have been raised, in petitioner's first habeas corpus petition filed on February 29, 1996. These claims come within none of the exceptions to the bar of successiveness. (*In re Clark, supra*, 5 Cal.4th 750, 767 [general rule], 774-797 [exceptions to the successiveness bar]; see *In re Horowitz* (1949) 33 Cal.2d 534, 546-547.)

 All claims set forth in paragraphs XXVI and XXVIII through XXXI, and their subparts, are denied on the ground that they could have been, but were not, raised on appeal, and they come within none of the exceptions that would permit their consideration on habeas corpus. (*In re Dixon* (1953) 41 Cal.2d 756, 759; *In re Harris* (1993) 5 Cal.4th 813, 825, fn. 3, 829-841.)

 The claim described in paragraph XXVIII is also denied on the

ground that, in part, it was raised and rejected on appeal and comes within none of the exceptions that would permit its reconsideration. (*In re Waltreus* (1965) 62 Cal.2d 218, 225; *In re Harris, supra*, 5 Cal.4th at pp. 829-841.)

All claims are also denied on the merits. (See *Harris v. Reed* (1989) 489 U.S. 255, 264, fn. 10.)

Mosk, J., is of the opinion an order to show cause should issue.

S016081 People, Respondent
 v.

Maureen McDermott, Appellant

On application of appellant and good cause appearing, it is ordered that the time to serve and file appellant's opening brief is extended to and including July 8, 1998.

S065022 In re Paul P. Tuilaepa
 on
Habeas Corpus

On application of petitioner and good cause appearing, it is ordered that the time to serve and file petitioner's reply to informal response to the petition for writ of habeas corpus is extended to and including July 10, 1998.

S004528 People, Respondent
Crim. v.

23138 Larry Junior Webster, Appellant

Good cause appearing, the application of appointed counsel for permission to withdraw as attorney of record for appellant, filed April 17, 1998, is hereby granted.

The order appointing James A. Askew as counsel of record for appellant Larry Junior Webster, is hereby vacated.

Andrew S. Love and Wendy C. Peoples are hereby appointed as attorneys of record for appellant Larry Junior Webster, the former as lead counsel and the latter as associate counsel. Counsel are appointed for purposes of all appropriate post-conviction proceedings in this court, and for subsequent proceedings, including the preparation and filing of a petition for clemency with the Governor of California, as appropriate.

S010723 People, Respondent

v.

Noel Jackson, Appellant

Good cause appearing, the application of appointed counsel for permission to withdraw as attorney of record for appellant, filed April 28, 1998, is hereby granted.

The order appointing the State Public Defender as counsel of record for appellant Noel Jackson, filed June 25, 1990, is hereby vacated.

James S. Thomson is hereby appointed as attorneys of record for appellant Noel Jackson. Counsel is appointed for purposes of all appropriate post-conviction proceedings in this court, and for subsequent proceedings, including the preparation and filing of a petition for clemency with the Governor of California, as appropriate.

S037006 People, Respondent

v.

Michael James Huggin, Appellant

Upon request of appellant for appointment of counsel, Peter Gold is hereby appointed to represent appellant on his automatic appeal now pending in this court.

S068840 People, Respondent

v.

Javier Francisco Zermeno, Appellant

Upon request of appellant for appointment of counsel, Marcia C. Levine is hereby appointed to represent appellant on his appeal now pending in this court.

Appellant's brief on the merits shall be served and filed on or before thirty (30) days from the date of this order.

